

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Michael Goering (Special Needs Trust)

Case No. 0575302

Atty Knudson, David N. (for Petitioners/Trustees Michael Pappocoda and Ann Pappocoda

Seventeenth
Account and Report of Trustees, and Petition for Its Settlement, for

Approval and Allowance of Trustees' Compensation and Attorney's Fees, for Appointment of Successor Co-Trustee and for Instructions to Make Payments to Related Party on Behalf of Beneficiary

			MICHAEL PAPPACODA Trustee, is	NEEDS/PROBLEMS/COMMENTS:
			petitioner.	
			'	
			Co-Trustee ANN PAPPACODA died on	Note:
_			2/10/14.	A status hearing will be set as
Со	nt. from	ī		follows:
	Aff.Sub.Wit.		Account period: 01/01/13 – 12/31/13	Wednesday, February 25,
✓	Verified		Accounting - \$207,875.02	2015 at 9:00a.m. in Dept. 303
	Inventory		Beginning POH - \$166,869.11	for the filing of the
	PTC		Ending POH - \$184,000.85	Seventeenth Account and
	Not.Cred.		B	Report of Trustees
✓	Notice of		Bond has been waived.	Pursuant to Local Rule 7.5 if the
	Hrg		Trustees - \$3,318.69 (1%	required documents are filed 10
✓	Aff.Mail	W/	of the value of the assets for general	days prior to the hearings on the matter the status hearing will
	Aff.Pub.		services totaling \$1,668.69 plus 33 hours @	come off calendar and no
	Sp.Ntc.		\$50/hr. (\$25/hr. for each trustee) for specific services such as taking the	appearance will be required.
	Pers.Serv.		beneficiary to appointments that require	
	Conf.		the presence of both trustees.)	
	Screen		The presence of commences,	
	Letters		Attorney - \$2,292.75 (per	
	Duties/Supp		itemization and declaration, 7.13 hrs. at	
	Objections		\$275/hr. attorney time and 5.9 hrs. @	
	Video		\$60/hr. paralegal time)	
	Receipt		Costs - \$260.00 (filing	
	CI Report		fees	
✓	2620(c)			
1	Order		Petitioner states with the death of Ann Pappacoda it is appropriate that a co-	
	Aff. Posting		trustee be appointed. Petitioner request	Reviewed by: KT
	Status Rpt		that Joyce Thomas, beneficiary's mother	Reviewed on: 4/29/14
	UCCJEA		be appointed as Co-Trustee without	Updates:
	Citation		bond. On 2/14/11, the court ordered that	Recommendation:
	FTB Notice		Michael Pappacoda and Ann	File 1 - Goering
			Pappacoda were not required to post a	-
			bond due to the fact that substantially all of the cash is held in a blocked account.	
			Likewise Petitioner requests that bond be	
			waived for Joyce Thomas.	
			Traited for Joyco Hiorias.	
			Please see additional page	

1 Michael Goering (Special Needs Trust)

Case No. 0575302

Petitioner states as set forth in this accounting and as affirmed in the accountings filed over more than 15 years, the trustees have made payments to Joyce Thomas, mother of the beneficiary, and the person in whose home he resides for his special needs. Payments made monthly include:

PG&E \$200.00
Care for the beneficiary \$200.00
Housekeeping services \$200.00
Cable TV \$200.00

In addition telephone and internet services are provided to the residence with a portion paid by the trust and the balance paid by Joyce Thomas. During the accounting payments to AT&T were approximately \$95.00 per month.

Upon the appointment of Joyce Thomas as successor trustee, petitioner requests the authority to continue making payments to Joyce for the benefit of the beneficiary.

Petitioners pray as follows:

- 1. That the Seventeenth Account and Report of Trustee is approved, allowed and settled;
- 2. That all acts and transactions of the Trustee and shown in the account be approved;
- 3. That the Trustees be allowed the sum of \$3,318.69 for their services as Trustees;
- 4. That the Attorney for the Trustee be allowed the sum of \$2,292.75 for his legal services rendered to said Trustees plus costs of \$260.00 during the account period.
- 5. That Joyce Thomas be appointed a successor co-trustee, to act with Michael Pappacoda.
- 6. That bond be waived
- 7. That Trustee be instructed an directed to continue making payments to Joyce Thomas for housekeeping services, care services, cable television and to pay an equitable share of the AT&T charges.

Flanigan, Philip M. (for Carolyn Lewis – Executor/Petitioner)

(1) First and Final Accounting and Report of Status of Administration; (2) for Allowance of Statutory Attorney and Administrator's Compensation; (3) for Reimbursement of Costs Advanced; and (4) Petition to Close Estate

DO	D: 08/15/04	CAROLYN LEWIS, Execu	utor, is	NE	EDS/PROBLEMS/COMMENTS:
		Petitioner.		1.	The Petition states that the Executor,
		A a a a cuat a aria de 00 /1/	F /0.4		Carolyn Lewis, is the Petitioner, however, the Petition is not verified by Ms. Lewis
		Account period: 08/15 06/08/06	5/04 –		and the Verification states that Ms.
Cor	nt. from	00/00/00			Lewis' whereabouts are unknown to the attorney. Therefore, it appears that the
	Aff.Sub.Wit.	Accounting - \$2	200,000.00		attorney should be the Petitioner
	Verified x		200,000.00	2.	pursuant to Probate Code § 10953.
✓	Inventory		100,000.00	۷.	The Petition indicates that there were three creditor's claims filed against the
✓	PTC				estate totaling \$627.00, however, a
✓	Not.Cred.	-	4,000.00		review of the docket and the file did not reveal any creditor's claims having
√	Notice of Hrg	(statutory)			been filed nor any Allowance/Rejection
✓	Aff.Mail w/o	Attornov	4 000 00		of Creditor's Claims. Need clarification. The Petition further indicates that it is
	Aff.Pub.	Attorney - \$4 (statutory)	4,000.00		unknown whether these claims have
	Sp.Ntc.	(sidiolory)			been paid. The Court may require further information.
	Pers.Serv.	Costs - \$ 1	1,273.00 (filing	3.	The Petition is requesting authorization
	Conf. Screen	fees, publication, prob			of payment of the Statutory Fee to the Executor and the Attorney. The Petition
	Letters 12/08/05	·	,		states that Petitioner (Carolyn Lewis)
	Duties/Supp	Distribution, pursuant to	o decedent's		acknowledges and understands that
	Objections	will, is to:			she is responsible for payment of the attorney statutory fee. It is unclear how
	Video				this statement can be made when the
	Receipt	Carolyn Lewis- al			attorney states in the verification that he has lost contact with Ms. Lewis.
1	9202	remaining to be distrib	outea	4.	The Petition requests that the full
▼	Order Order				statutory fee be paid to the Executor
	Oldei				and the Attorney, however, Probate Code § 12205 states that the Court may
					reduce compensation to the personal
					representative and/or attorney when the time taken to close the estate
					exceeds the time prescribed in the
					code, etc. The decedent died in 2004 and Letters were issued on 12/08/05. No
					explanation is provided in the Petition
					indicating that there was a reason for
					the delay in closing the estate. The Court may consider reducing the
		NEEDS/PROBLEMS/COMM	MENTS (Cont):	_	requested compensation.
		6. Neither the Petition, no	•	5.	The costs requested included a \$60.00 filing fee for the attorney's Motion to
		indicates the dollar amo			Withdraw as Counsel. It is unclear why
		distributed. Local Rule 7			should be an expense of the Estate. The Court may reduce the costs
		that monetary distributions tated in dollars in the O			reimbursement by \$60.00.
	Aff. Posting	stated in dollars in the Ol	iu c i.	Re	viewed by: JF
	Status Rpt			Re	viewed on: 04/29/14
	UCCJEA				dates:
	Citation				commendation:
✓	FTB Notice			File	e 2A - Geise

Flanigan, Philip M. (for Carolyn Lewis – Executor)

Notice of Motion and Motion to be Relieved as Counsel - Civil

DOD: 08/15/04			PHILIP M. FLANIGAN, attorney for	NEEDS/PROBLEMS/COMMENTS:
			Executor CAROLYN LEWIS, is Petitioner.	CONTINUED FROM 03/24/14
		4	CAROLYN LEWIS, daughter, was appointed Executor with full IAEA and	Note: It is unclear whether Mr.
<u> </u>	nt. from 03241	4	without bond on 12/06/05. Letters	Flanigan wishes to pursue this Motion
			Testamentary were issued on 12/08/05.	based on his filing a First & Final Account (page 2A).
✓	Verified			Account (page 27).
	Inventory		Petitioner states that he has been unable	
	PTC		to contact his client and has an	
	Not.Cred.		outdated address and telephone	
✓	Notice of		number. Ms. Lewis sold the property	
	Hrg		where she was previously living and	
✓	Aff.Mail	w/o	several attempts to locate her or obtain	
	Aff.Pub.		a new address and phone number have	
	Sp.Ntc.		been unsuccessful. Petitioner states that	
	Pers.Serv.		the inability to contact the client renders	
	Conf.		it unreasonably difficult to close probate	
	Screen		and carry out the representation effectively.	
	Letters		enectively.	
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: JF
	Status Rpt			Reviewed on: 04/29/14
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 2B - Geise
				O.D.

Peter & Doris Tym 2000 Family Unitrust (Trust)
Mitchell, Grant N. (for Central California Conference of S.D.A.)

Petition to Instruct Trustee as to Distribution of Assets

Peter Tym	CENTRAL CALIFORNIA CONFERENCE OF	NEEDS/PROBLEMS/COMMENTS:
DOD: 2-23-13	SEVENTH-DAY ADVENTISTS , Trustee, is Petitioner.	Continued from 2-25-14, 4-1-14
Doris Tym	Petitioner states the Peter & Doris Tym 2000	
DOD: 4-2-09	Family Charitable Remainder Unitrust was	
	created between Petitioner as trustee and	
0. 1.6. 000514	Peter and Doris Tym as settlors or donors. The trust agreement provides as follows:	
Cont. from 022514, 040114	·	
Aff.Sub.Wit.	 Confirms donors' transfer of certain parcels of real property to the trustee 	
Verified	, ,	
Inventory	 Defines "unitrust percentage" to be the amount used to determine the "unitrust 	
PTC	amount" and states the "unitrust percentage"	
	shall be 6.18%	
Not.Cred.	States the "unitrust recipients" shall be Peter	
Hrg	and Doris Tym and their children, Ardyth B.	
✓ Aff.Mail W	Price, Sharon M. Foley, and Bonnie Lea J.	
Aff.Pub.	Corson	
Sp.Ntc.	States that at the end of the period described	
Pers.Serv.	in Paragraph 6, the then-remaining principal	
Conf.	and income of the trust shall be distributed free of trust to Petitioner	
Screen		
Letters	States that commencing January 1 of the year offer the parcels referred to in above are	
Duties/Supp	year after the parcels referred to in above are sold by the trustee, the "unitrust amount" shall	
Objections	be an amount equal to the "unitrust	
Video	percentage" (6.18%) multiplied by the net fair	
Receipt	market value of the trust assets value as of the	
CI Report	first day of each calendar year, adjusted as	
9202	otherwise provided for in the trust agreement (not applicable to this petition)	
✓ Order	, ,	Deviewed by ske
Aff. Posting	States the trustee shall pay the "unitrust amount" each taxable year of the trust in	Reviewed by: skc Reviewed on: 4-29-14
Status Rpt UCCJEA	monthly installments at the end of each	Updates:
Citation	month, and also states that the installments	Recommendation:
FTB Notice	are to be paid to or applied for the benefit of	File 3 – Tym
	the donors, or the survivor of them, during their lifetimes, and upon both of their deaths,	,
	these installments are to be paid in equal	
	shares to or for the benefit of the unitrust	
	recipients (the donors' daughters) living at the	
	time of such distribution.	
	SEE ADDITIONAL PAGES	

Page 2

Petitioner states that by 10-3-2000, the trustee had completed the sales of real property and on 1-31-01 began paying the unitrust amount on a monthly basis to the donors until 3-31-09. Doris Tym died on 4-2-09. Thereafter, commencing 4-30-09, Petitioner paid the monthly installments to Peter Tym until 1-31-13. Peter Tym died on 2-23-13.

Petitioner states that in the meantime, in the first few months of 2010, after Doris' death, Les Palinka, Peter Tym's independent legal counsel (also nephew) contacted Petitioner's legal counsel Grant N. Mitchell by phone and informed him that Mr. Tym wished to have the entire corpus of the trust be distributed free of trust to Petitioner as the charitable beneficiary of the trust immediately upon his death, without any portion of the unitrust amount being paid to or for the benefit of his daughters. Mr. Palinka asked Mr. Mitchell if there was something Mr. Tym could do to carry out his wishes. Mr. Mitchell informed Mr. Palinka that he would review the document.

On or about 4-20-10, Mr. Mitchell contacted Mr. Palinka and informed him that pursuant to his review, it appeared that each donor reserved the right to revoke and terminate the interests of any other unitrust recipient in his or her one-half interest. If either donor exercised this testamentary power of revocation, then at that donor's death, that donor's one half interest in the unitrust amount was to be distributed to the remaining unitrust recipient, if any, whose interests were not revoked, and if none, to Petitioner, free of trust, as the charitable beneficiary. The trust also states that a donor who is a current income recipient retains the right to direct the trustee to distribute an undivided percentage of trust assets on the last day of any taxable year to qualified exempt organizations. Petitioner is and at all times has been a qualified exempt organization as defined in the trust.

Mr. Mitchell expressed his opinion that the term "an undivided percentage" included 100% and stated that he was not advising either Mr. Palinka or Mr. Tym to take either or both of these actions; he was only responding to the inquiry of options under the agreement.

About one year later, Mr. Tym executed a Last Will and Testament which revokes and terminates the interests of any and all other unitrust recipients set forth in the trust agreement, and states that Mr. Tym was specifically, intentionally, and knowingly directing that the trustee immediately distribute Mr. Tym's one half interest in the trust corpus to Petitioner.

Petitioner states the effect of the will was to require Petitioner as trustee to distribute Mr. Tym's one half interest in the trust corpus to Petitioner as the charitable beneficiary and to use the remaining trust corpus (Doris Tym's one half interest) to or for the benefit of Sharon M. Foley and Bonnie Lea J. Corson (Ardyth M. Price having previously died), and upon their deaths, to distribute the remaining trust principal to Petitioner as the charitable beneficiary.

SEE ADDITIONAL PAGES

Page 3

On 5-9-11, Mr. Palinka asked Mr. Mitchell to prepare and send Mr. Palinka a form of instruction letter whereby Mr. Tym could direct Petitioner as trustee to distribute 100% of the remaining trust assets to Petitioner as the charitable beneficiary on the last day of any trust taxable year in which Mr. Tym's death occurred. On 6-23-11, Mr. Mitchell sent Mr. Palinka a form of instruction letter and expressly informed him that it was Petitioner's understanding that Mr. Palinka was acting as Mr. Tym's attorney and that Mr. Mitchell was not acting as Mr. Tym's attorney in that matter; that Mr. Mitchell made no representations whatsoever as to what tax or other effect Mr. Tym's execution of the instruction letter may or may not have, etc.

Mr. Palinka did prepare such an instruction letter and reviewed same with Mr. Tym on 8-8-11 regard to the potential consequences of executing it. Mr. Tym expressed his desire to execute the instruction letter and did so. Mr. Palinka advise Mr. Mitchell of these facts and that he was sending the instruction letter to Mr. Mitchell via US Mail, which Mr. Mitchell received 8-10-11.

The effect of the instruction letter was to require Petitioner as trustee on the December 31 following Peter Tym's death to distribute to Petitioner as charitable beneficiary of the trust and free of trust the remaining one half interest in the trust income and principal not covered by Peter Tym's exercise of his testamentary power of revocation in his will.

On 1-1-13, and continuing through the present time, the trust corpus has consisted entirely of cash, and on 1-1-13 the cash totaled \$246,888.55. On or about that date, pursuant to the trust agreement, the trustee multiplied that amount by 6.18% (the unitrust percentage) to arrive at a figure of \$15,257.71 (the unitrust amount), which divided by 12 determines the monthly installment of \$1,271.48 paid to Peter Tym on 1-31-13.

Shortly after Mr. Tym's death on 2-23-13, and pursuant to the instructions in his will, Petitioner subtracted Mr. Tym's one half interest in the unitrust amount leaving a remaining unitrust amount monthly installment balance of \$635.74 to be divided equally between the two surviving daughters for the remaining 11 months.

Although Mr. Tym's will directed Petitioner to distribute to itself Peter Tym's one half interest upon his death, Petitioner has not distributed any portion or income thereon pending instructions from this Court. Also, although Mr. Tym's instruction letter directed Petitioner to distribute to itself, as the charitable beneficiary of the trust and free of trust on 12-31-13 the remaining one half interest in the trust principal and income not affected by Mr. Tym's will, Petitioner has not made any distributions of that principal or income thereon pending instructions from this Court.

SEE ADDITIONAL PAGES

Page 4

3

Petitioner requests instructions directing Petitioner as trustee on how to distribute the principal and income in the trust. It is Petitioner's belief that the Court should:

- A. Make a finding that in calculating the monthly installment, as of 2-28-13, on the basis of one half of the trust corpus as valued on 1-1-13, and thereafter paying the sum of \$3,496.57 to the two living daughters, that Petitioner acted properly as trustee and fulfilled its obligations to make distributions to the two living daughters; and
- B. Instruct Petitioner that Petitioner as trustee should forthwith distribute free of trust the entire remaining trust estate to itself as the charitable beneficiary.

Petitioner prays for an order instructing the trustee with regard to the proper administration of the trust with respect to the matters alleged herein, for costs herein, and for such other orders as the Court may deem proper.

Memorandum of Points and Authorities also provided.

<u>Minute Order 4-1-14</u>: Counsel is directed to provide a copy of the letter previously submitted to the Court for all the parties.

<u>Note</u>: On 4-14-14, a document entitled "Correspondence to All Interested Parties" was filed. Attached to the cover page is a letter to Sharon M. Foley dated 4-11-14. The letter appears to offer to arrange Ms. Foley's telephone appearance at the next hearing if payment is received.

Nunez, E. Alan (for Cynthia Ray McKenzie – daughter/Petitioner)

Amended Petition to Determine Succession to Real Property

1	Amended retition to Determine Success	
DOD: 02/28/12	CYNTHIA REY MCKENZIE, daughter, is	NEEDS/PROBLEMS/COMMENTS:
	Petitioner.	
		The Amended Petition is not
	40 days since DOD.	signed (verified) by Petitioner.
Coul from		
Cont. from	No other proceedings.	
Aff.Sub.Wit.		
Verified x	I & A - \$43,000.00	
Inventory	Will dated 03/05/11 devises real	
PTC	property located at 124 Harrison Street	
Not.Cred.	in Coalinga to Petitioner.	
✓ Notice of		
Hrg	Petitioner requests Court	
✓ Aff.Mail w/	determination that decedent's 100%	
Aff.Pub.	interest in real property located at 124	
Sp.Ntc.	Harrison Street, Coalinga, CA pass to her pursuant to decedent's will.	
Pers.Serv.	The poisodin to decederin 5 will.	
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
✓ Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 04/29/14
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 4 – Rey

Gunner, Kevin D. (for Michael N. Splivalo – Petitioner – Son)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 01/24/2013			MICHAEL N. SPLIVALO, son/named executor without bond, is petitioner.		NEEDS/PROBLEMS/COMMENTS:
			Full IAEA – o.k.		
Со	nt. from		Will dated: 10/30/2000		
 ✓	Aff.Sub.Wit. Verified	s/p	Residence: Fresno		
	Inventory		Publication: The Business Joi	urnal	
	PTC		Estimated value of the Estate	<u>e:</u>	
	Not.Cred.		Personal property -	\$5,000.00	
✓	Notice of Hrg		Real property - Total: -	\$100,000.00 \$105,000.00	Note: If the petition is granted status hearings will be set as follows:
✓	Aff.Mail	w/o	Probate Referee: Rick Smith	1	• Thursday, 10/02/2014 at
✓	Aff.Pub.				9:00a.m. in Dept. 303 for the filing of the inventory and appraisal
	Sp.Ntc.				, , , ,
	Pers.Serv.				<u>and</u>
	Conf.				 Wednesday, 07/02/2015 at
	Screen				9:00a.m. in Dept. 303 for the filing
✓	Letters				of the first account and final
✓	Duties/Supp				distribution.
	Objections				Pursuant to Local Rule 7.5 if the required
	Video				documents are filed 10 days prior to the
-	Receipt				hearings on the matter the status
 	CI Report				hearing will come off calendar and no
	9202				appearance will be required.
✓	Order				
	Aff. Posting				Reviewed by: LV
	Status Rpt				Reviewed on: 04/26/2014
	UCCJEA				Updates:
	Citation				Recommendation: Submitted
	FTB Notice				File 10 - Splivalo
					10

Kruthers, Heather H For Petitioner Public Guardian)

Petition for Appointment of Probate Conservator of the Estate (Prob. C. 1820, 1821, 2680-2682)

appointment as conservator of the estate. Stimated value of the estate: Personal property - \$524,862.95 Income - \$44,660.00 Real property - \$97,010.00 Woting Rights affected now Minute Order. Aff.Sub.Wit.	ed
Cont. from	
Aff.Sub.Wit. ✓ Verified Inventory PTC Not.Cred. ✓ Notice of Hrg ✓ Aff.Mail Aff.Pub. Sp.Ntc. Aff.Pub. Sp.Ntc. ✓ Pers.Serv. ✓ Letters Aff.Sub.Wit. ✓ Voting Rights Affected. Petitioner states the Public Guardian has concluded that a conservatorship of Ms. Woof's estate is necessary. A conservatorship of her each and protect Ms. Woof's assets to use for her care and to settle outstanding liens. Ms. Woof's niece has a Power of Attorney. However, it appears she has not taken care of Ms. Woof's assets and financial responsibilities other than paying for her direct care. No taxed have been filed, no property taxes paid and no abatement	eed
✓ Verified Voting Rights Affected. Inventory Petitioner states the Public Guardian has concluded that a conservatorship of Ms. Not.Cred. Woof's estate is necessary. A conservatorship of her estate will allow the Public Guardian to marshal and protect Ms. Woof's assets to use for her care and to settle outstanding liens. ✓ Aff.Pub. Ms. Woof's niece has a Power of Attorney. However, it appears she has not taken care of Ms. Woof's assets and financial responsibilities other than paying for her direct care. No taxed have been filed, no property taxes paid and no abatement	
PTC concluded that a conservatorship of Ms. Not.Cred. Woof's estate is necessary. A conservatorship of her estate will allow the Public Guardian to marshal and protect Ms. Woof's assets to use for her care and to settle outstanding liens. Aff.Pub. Ms. Woof's niece has a Power of Attorney. However, it appears she has not taken care of Ms. Woof's assets and financial responsibilities other than paying for her direct care. No taxed have been filed, no property taxes paid and no abatement	
PTC concluded that a conservatorship of Ms. Not.Cred. Woof's estate is necessary. A conservatorship of her estate will allow the Public Guardian to marshal and protect Ms. Woof's assets to use for her care and to settle outstanding liens. Aff.Pub. Ms. Woof's niece has a Power of Attorney. However, it appears she has not taken care of Ms. Woof's assets and financial responsibilities other than paying for her direct care. No taxed have been filed, no property taxes paid and no abatement	
of her estate will allow the Public Guardian to marshal and protect Ms. Woof's assets to use for her care and to settle outstanding liens. Aff.Pub.	
✓ Hrg to marshal and protect Ms. Woof's assets to use for her care and to settle outstanding liens. ✓ Aff.Mail W/ Aff.Pub. Ms. Woof's niece has a Power of Attorney. However, it appears she has not taken care of Ms. Woof's assets and financial responsibilities other than paying for her direct care. No taxed have been filed, no property taxes paid and no abatement	
✓ Aff.Mail W/ Iiens. Sp.Ntc. ✓ Pers.Serv. W/ Conf. Screen ✓ Letters Letters	
Sp.Ntc. ✓ Pers.Serv. W/ Conf. Screen ✓ Letters Ms. Woof's niece has a Power of Attorney. However, it appears she has not taken care of Ms. Woof's assets and financial responsibilities other than paying for her direct care. No taxed have been filed, no property taxes paid and no abatement	
V Pers.Serv. W/	
✓ Pers.Serv. W/ Conf. Screen James In the Letters W/ Of Ms. Woof's assets and financial responsibilities other than paying for her direct care. No taxed have been filed, no property taxes paid and no abatement	
Screen direct care. No taxed have been filed, no property taxes paid and no abatement	
property taxes paid and no abatement	
Duties/Supp	
Objections The Public Guardian is also requesting the	
Video authority to sell her real property and vehicle and is requesting that all existing financial	
CI Report Powers of Attorney be revoked.	
9202 Court Investigator Dina Calvillo's Report filed	
√ Order on 4/18/14.	
Aff. Posting Reviewed by: KT	
Status Rpt Reviewed on: 4/29/14	
UCCJEA Updates:	
Citation Recommendation:	
FTB Notice File 11 - Woof	

Kruthers, Heather (for the Public Administrator, Successor Administrator)

Probate Status Hearing Re: Failure to File a First Account or Petition for Final Distribution

DOD 0/7/0003 LA OK CINOD			
DOD: 9/7/2001		JACK SINOR was appointed as Administrator	NEEDS/PROBLEMS/COMMENTS:
		with full IAEA and without bond on	
		12/18/2001.	OFF CALENDAR
		Letters issued on 12/18/2001.	OFF CALENDAR. Final Report filed and set for hearing
1 1	f. from 092013,	Inventory and Appraisal was filed on	on 6/9/14.
	13, 013014	5/13/2002 showing an estate valued at	
A	Aff.Sub.Wit.	\$142,111.42.	
\	/erified	, · · · · · · · · · · · · · · · · · · ·	
l l	nventory	Creditor's Claims filed:	
	TC	Household Retail Services - \$509.77	
	Not.Cred.	0	
	Notice of	Discover Card - \$5,747.00	
	lrg	Sears - \$2,056.92	
-	Aff.Mail		
A	Aff.Pub.	Wells Fargo - \$9,100.19 (Note:	
S	p.Ntc.	an Abstract of Judgment was filed whereby	
P	ers.Serv.	Wells Fargo was awarded \$12,131.50 in a Civil case for the rejected creditor's claim).	
	Conf.	case for the rejected creditor's cidimi,	
S	creen	Status Report of the Public Administrator filed	
L	.etters	on 1/8/14 states Deputy Public Administrator	
1	Outies/Supp	Noe Jimenez conducted research in order to	
	Objections	ascertain the whereabouts of the four heir of	
V	/ideo	the estate and has learned that Jack Sinor died on 10/30/08, Rita Somer died on 3/13/07,	
	Receipt	and Renee Perez died on 1/22/08. He found	
	CI Report	the last known address for Rhonda N. Perry.	
9	202	He sent her a letter requesting she contact	
	Order	him but received no response. According to	
A	Aff. Posting	the I & A filed by Jack Sinor the estate	Reviewed by: KT
S	Status Rpt	consisted of \$60, real property, a 1987	Reviewed on: 4/29/14
U	JCCJEA	Oldsmobile Ciera and furniture and furnishings. Deputy Jimenez learned that the	Updates:
	Citation	real property sold on 3/12/02. The disposition	Recommendation:
F	TB Notice	of the other assets and the proceeds from the	File 12 – Sinor
		sale of the real property are not known.	
		The Building Administration of the Control of the C	
		The Public Administrator requests that the next status hearing be set no sooner than 90 days	
		from the date of this hearing to allow time to	
		complete his investigation and any other	
		outstanding tasks regarding the	
		administration of the estate.	

Johnny Garcia (Estate)

LeVan, Nancy J. (for Lorena Garcia – Daughter – Administrator)

Emerzian, David L (for Omega Ochoa Garcia – Surviving Spouse)

Status Conference Re: Litigation & Mediation

DOD: 2-7-07	LORENA GARCIA, Daughter is Administrator with	NEEDS/PROBLEMS/COMMENTS:
505.27 07	limited IAEA without bond. Letters issued	Note: This Probate Court has
	7-21-08.	held at least 15 status
	On 7-14-09, the Court approved a settlement	conferences since January 2010
Cont. from 042613.	agreement between Administrator (daughter)	regarding status of this litigation. Need current status.
083013, 013014	and Omega Ochoa Garcia (surviving spouse)	ricea concin siaios.
Aff.Sub.Wit.	and allowed continuation of estate administration pending certain issues:	
Verified		
Inventory	1) Retrial of the damages portion of Civil Case # 04CECG03607 Garcia v. Roberts; and	
PTC	2) Receipt of proceeds due from an eminent	
Not.Cred.	domain matter	
Notice of Hrg	On 10-4-11 (the 7th status hearing regarding	
Aff.Mail	retrial of the damages issue), Attorney Emerzian advised the Court that a motion for a new trial	
Aff.Pub.	was denied and an appeal has been filed, and	
Sp.Ntc.	that deposits need to be made. The Court set	
Pers.Serv.	this hearing for further status.	
Conf.	Status Report filed 12-1-11 by Attorney LeVan	
Screen	states that Attorney Ty Kharazi filed a Notice of	
Letters	Appeal on behalf of his clients, the Roberts'. The Fifth District Court of Appeal has set a	
Duties/Supp	mediation for the parties on 12-12-11. Attorney	
Objections	LeVan requests to set a status hearing in March	
Video	2012 to follow the progress of the appeal.	
Receipt	Minute Order 12-6-12: No appearances. Matter	
CI Report	continued to 3-13-12.	
9202	Minute Order 3-13-12: Counsel informs the	
Order	Court that the case has been appealed. Matter continued to 9-13-12, then 3-14-13.	
	Status Report filed 3-13-13 states there are no	
	entries in the civil docket regarding appeal since 1-8-13. Until that matter is decided, we do	
	not know what the final I&A will be. Attorney	
	LeVan requests a six-month continuance for	
	resolution of the appeal.	
	Minute Order 3-14-13: The Court orders all	
	attorneys involved in case 04CECG03607	
Aff. Posting	appear for status conference on 4-26-13. Order to Show Cause for attorneys regarding the	Reviewed by: skc
Status Rpt	status of litigation and status of mediation.	Reviewed on: 4-29-14
UCCJEA	Minute Order 4-26-13: Counsel informs the	Updates:
Citation	Court that the appeal matter has been fully	Recommendation:
FTB Notice	briefed. The Court directs Mr. Hannah and Mr.	File 13 - Garcia
	Littlewood to submit a joint status letter to Ms.	
	LeVan so she can update the Court at the next hearing.	
	G G	
	A Status Report (not verified by Administrator) was filed 8-27-13: See Page 2	
	1743 11104 0 27 10. 000 1 4ge 2	12

13 Johnny Garcia (Estate)

Case No. 07CEPR00783

Page 2

Unverified Status Report states the estate of Johnny Garcia is currently in a holding pattern pending the outcome of the appeal of the civil matter which holds the bulk of the estate property. There have been no funds received into the estate from the \$184,798 awarded in 7/2011 due to the appeal filed by Atty. Kharazi in 9/2011 on behalf of the Roberts. The estate is not in a condition to be closed at this time.

The personal property listed on the inventory is currently in the possession of Omega Garcia (spouse) pursuant to the agreement that she was going to get one-half of the estate. This property was going to be part of her distribution.

Per docket, as of 7/30/13, oral argument notice was sent to both attorneys. On 8/6/13, Atty Kharazi requested oral argument, personal appearance. On 8/8/13, Atty Littlewood filed a conditional oral argument waiver or personal appearance. On 8/21/13, oral arguments were set for 9/18/13. See attached.

Until the civil matter is decided, we do not know what the final I&A amount will be. A six month continuance is requested.

<u>Minute Order 8-30-13</u>: Ms. Johnson is appearing specially for Ty Kharazi. The Court is advised that oral argument in the appellate court is set for 9-18-13.

Minute Order 1-30-14: Ms. LeVan is also appearing specially for William Littlewood. Mr. Kharazi is present in court with his client. The Court is informed that the appeal is done. The Court excuses Mr. Kharazi from further appearances in this matter. Mr. Kharazi indicates to the Court that he will remain as counsel of record for his client. Continued to: 5/1/14 at 09:00a.m. in Dept 303

As of 4-29-14, nothing further has been filed. Need status report, Final Inventory and Appraisal, and Petition for Final Distribution pursuant to Probate Code §12200.

Weinberg, Michael S. (for Kathleen M. Norkunas – Executor)

Probate Status Hearing Re: (1) Failure to File Inventory and Appraisal; (2) Filing of First Account or Petition for Final Distribution

DOD: 9-22-11		KATHLEEN M. NORKUNAS, Surviving	NEEDS/PROBLEMS/COMMENTS:
		Spouse, was appointed Executor with Full IAEA without bond and Letters issued on 9-4-12.	Continued from 11-15-14, 1-30-14
Cont. from 111513, 013014		No Inventory and Appraisal has been filed; however, the original petition for	As of 4-29-14, nothing further has been filed.
	Aff.Sub.Wit.	probate estimated that the estate	1. Need Inventory and Appraisal
	Verified	contained personal property valued at	and first account or petition for
	Inventory	\$450,000.00, income of \$20,000.00, and	final distribution, or verified status
	PTC	real property valued at \$250,000.00.	report pursuant to probate code and local rules.
	Not.Cred.	On 8-15-13, the Court set this status	dila local foles.
	Notice of	hearing for failure to file Inventory and	Note: Per the decedent's will, Ms.
	Hrg	Appraisal and failure to file a first	Norkunas is the sole heir;
	Aff.Mail	account or petition for final distribution.	however, Letters have issued and
	Aff.Pub.	Notice was mailed to Attorney Weinberg on 8-15-13.	the estate must be properly closed with appropriate notice
	Sp.Ntc.	Welliberg of 6-13-13.	pursuant to applicable law.
	Pers.Serv.		poisodin lo applicable law.
	Conf.		
	Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
	9202		
	Order		
	Aff. Posting		Reviewed by: skc
	Status Rpt	_	Reviewed on: 4-29-14
	UCCJEA		Updates:
	Citation	_	Recommendation:
	FTB Notice		File 14 – Karlee

Allshouse, Victoria (pro per – conservatee/Petitioner)

Petition for Termination of Conservatorship

Age: 21			VICTORIA ALLSHOUSE, Conservatee, is Petitioner.	NE	EDS/PROBLEMS/COMMENTS:
			MICHAEL ALLSHOUSE and DENISE	1.	Need Notice of Hearing.
Co	Cont. from Aff.Sub.Wit.		ALLSHOUSE, parents, were appointed as Co-Conservators of the Estate on 02/22/12. Petitioner states that at the time it was	2.	Need proof of service by mail at least 15 days before the hearing with a copy of the Petition for Termination of Conservatorship or Consent & Waiver of Notice or
*	Verified	l I	established, Conservatorship was		Declaration of Due Diligence for:
	Inventory PTC		necessary because she needed		a. Michael Allshouse
	Not.Cred.		assistance in making financial decisions		(father/conservator)
	Notice of Hrg	Х	due to her disability. Since the conservatorship was established, Denise Allshouse (mother/co-		b. Denise Allshouse (mother/conservator)c. Donald Glass (maternal
	Aff.Mail	Χ	conservator) has been appointed as		grandfather)
	Aff.Pub.		payee for Victoria's social security		d. Carole Pero (maternal
	Sp.Ntc.		benefits. As payee, Denise assists Victoria with the management of her		grandmother) e. Thomas Allshouse (paternal
	Pers.Serv.		funds. There is no other estate and any		grandfather)
	Conf. Screen		future inheritance Victoria may be entitled to has been set up within a		f. Elsie Allshouse (paternal grandmother)
	Letters		trust. Further, Victoria has resided the		g. Anthony Allshouse (brother)
	Duties/Supp		past few months in Tennessee with her		h. Charles Allshouse (brother)
	Objections		grandmother and is looking to make the move permanent. Petitioner states		i. Ryan Allshouse (brother)j. Sara Allshouse (sister)
	Video Receipt		that conservatorship of the estate is no longer necessary due to Denise	3	Need Order.
	CI Report		Allshouse being designated as payee	٥.	need older.
	9202		for the Social Security benefits received		
	Order	Χ	by Victoria and there being no other		
	Aff. Posting		assets of the conservatorship estate to	Re	viewed by: JF
	Status Rpt		manage.		viewed on: 04/29/14
	UCCJEA		Court Investigator Charlotte Bien filed a		odates:
	Citation		report on 03/26/14.		commendation:
	FTB Notice			File	e 15 - Allshouse

Janessa Gonzalez, Josiah Gonzalez, Jesse Gonzalez, (GUARD/P) Julian Gonzalez & Jeremy Gonzales Case No. 13CEPR00713

Pro Per Corrales, Patricia Ann (Pro Per Petitioner, paternal grandmother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Janessa Age: 5		TEMPORARY EXPIRES 10/17/2013; extended	NEEDS/PROBLEMS/COMMENTS:
years		to 1/9/2014; extended to 3/20/2014;	Continued from 3/20/2014. Minute
Jos	iah Age: 4 years	Temporary Letters not extended	Order states: The Court does not
L			believe it can make the necessary findings for a guardianship. Matter
Jes	se Age: 3 years	PATRICIA ANN CORRALES, paternal	continued to 5/1/2014. The Court
luli	an Age: 1 year	grandmother, is Petitioner.	declines to extend the temporary
	an Age. 1 year	Eathor: IESUS CONTALET: Court disponsed	guardianship. Court Investigator
Со	nt. from 101713,	Father: JESUS GONZALEZ ; Court dispensed with notice unless and until location	Julie Negrete is ordered to make a
010	0914, 032014	becomes known.	referral to the Department of Social Services for further investigation
	Aff.Sub.Wit.		regarding the issue of housing as
✓	Verified	Mother: VANESSA NICOLE NORIEGA;	well as any other matters deemed
	Inventory	present at 10/17/2013 hearing and informed Court she is in favor of	necessary.
	PTC	guardianship.	1 Nood proof of sonios by mail of
	Not.Cred.	900,010,110,	Need proof of service by mail of the Notice of Hearing with a
	Notice of X	Paternal grandfather: Abel Gonzalez	copy of the Petition for
	Hrg		Appointment of Guardian, or
	Aff.Mail X	Maternal grandfather: Victor Noriega	Consent to Appointment of
	Aff.Pub.	Maternal grandmother: Kathy Noriega	Guardian and Waiver of Notice,
	Sp.Ntc.	Petitioner states the mother is currently	or a Declaration of Due Diligence, for:
	Pers.Serv.	incarcerated for failure to attend her	Abel Gonzalez, paternal
√	Conf.	program and test for drugs, and the father	grandfather;
	Screen	is attending a program called King of	Victor Noriega, maternal
	Aff. Posting	Kings. Petitioner states CPS placed the children in her care and encouraged her	grandfather;
✓	Duties/Supp	to seek guardianship of the children.	 Kathy Noriega, maternal grandmother.
	Objections		
	Video	Court Investigator Julie Negrete's Report was filed on 10/10/2013.	
	Receipt	# 43 III 64 OII 10/ 10/ 2013.	
✓	CI Report		
✓	Clearances		
✓	Order		
√	Letters		Reviewed by: LEG
	Status Rpt		Reviewed on: 4/29/14
✓	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 16 – Gonzalez

George Joaquin Galvan (Estate)

Cowin, Michael D. (Pro Per Petitioner)

Cowin, Daniel Ray (Pro Per Petitioner)

First Amended Petition for Probate of Will and for Letters Testamentary

		To Frobate of Will did for Leners residiffernally
DOD: 8-16-13	MICHAEL D. COWIN and	NEEDS/PROBLEMS/COMMENTS:
	DANIEL RAY COWIN,	Note: Michael Cowin previously filed a Petition for Probate
	named Co-Executors	of Will requesting to be appointed as Executor alone. At hearing on 1-23-14, Daniel Cowin, the other named co-
	without bond, are	executor, appeared. The parties were directed to
	Petitioners.	participate in mediation. At hearing on
Cont. from 031314	_	1-27-14, Michael Cowin's petition was denied without
Aff.Sub.Wit.	Full IAEA – ok	prejudice and the Court directed that an amended
✓ Verified	1	petition be filed and no republication be required.
	Will dated: 3-19-04	Note: Michael Cowin's original petition was originally
Inventory	 	published for the hearing date of 1-23-14. However, the
PTC	Residence: Clovis	hearing date for this amended petition for appointment of
Not.Cred.]	Michael Cowin and Daniel Cowin has <u>not</u> been published pursuant to the Court's minute order of 1-27-14.
✓ Notice of	Publication – Business	·
Hrg	Journal	Continued from 3-13-14: The Court is advised that an
✓ Aff.Mail W	 	agreement was reached during mediation. Petitions to file a
	Estimated Value of the	petition to close an estate with no assets.
Aff.Pub. X		Examiner's Note: Nothing further has been filed. The estate
Sp.Ntc.	Personal property:	has not been established. No one has been appointed as
Pers.Serv.	\$220,000.00	executor. Distribution is not appropriate. Petitioners have
Conf.	Drahata Dafaraa.	not explained why \$220,000.00 was alleged, but now there
Screen	Probate Referee:	are no assets. Petitioners are not the only heirs and there may be creditors. Petitioners may wish to seek legal advice
✓ Letters	Steven Diebert	from an attorney regarding the issues and notes noted
	Note: If the potition is	below that remain:
Dolles/30pp	Note: If the petition is granted, status hearings	1 Nond Nation of Datition to Administra Fatata
Objections	graniea, status nearings will be set as follows:	Need Notice of Petition to Administer Estate (DE-121).
Video	Will be set as follows.	2. Need proof of service of Notice of Petition to Administer
Receipt	• Thurs 9-4-14 at 9:00	Estate at least 15 days prior to the hearing on:
CI Report	a.m. in Department	- Alvin Leon Cowin, Jr.
9202	303, for the filing of	- Kenneth Paul Cowin
✓ Order	the inventory and	Note: The two petitioners were directed to participate in
	appraisal.	mediation for the purpose of working together as co-
	арргаізаі.	executors in accordance with the decedent's will.
	• Thurs 9-3-15 at 9:00	However, the mediation agreement filed 3-10-14 by Daniel
	a.m. in Department	Cowin appears to address distribution.
	303, for the filing of	Please note: Distribution is not appropriate at this point. This
	the first account or	hearing is for appointment of the co-executors only and
	petition for final	distribution cannot be addressed until the estate has been
	distribution.	inventoried and appraised, creditors are adequately
		provided for, and the estate is in a position to be closed
	Pursuant to Local Rule	according to applicable law. At that time, and upon further
	7.5 if the required	petition, the Court will order distribution pursuant to the will and applicable law.
	documents are filed 10	
	days prior the date set	Please also note: The other heirs were not party to the
	the status hearing will	mediation and have not been noticed for this hearing.
	come off calendar and	Whatever agreements were reached between the two petitioners regarding distribution may not be appropriate.
	no appearance will be	The parties are strongly encouraged to seek legal advice
	required.	from an attorney going forward.
Aff. Posting	† ·	Reviewed by: skc
	-	,
Status Rpt	4	Reviewed on: 4-29-14
UCCJEA	4	Updates:
Citation	4	Recommendation:
FTB Notice		File 17 – Galvan
L		17

Coleman, Tierra Anabel (Pro Per – Petitioner – Paternal Aunt)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Age: 4			NO TEMPORARY REQUESTED		NEEDS/PROBLEMS/COMMENTS:	
			TIERRA ANABEL COLEMAN , paternal Aunt, is petitioner.	1.	Need Notice of Hearing.	
Cont. from			Father: KYLE ALBERT COLEMAN		Need proof of personal service fifteen (15) days prior to the	
√	Aff.Sub.Wit.		Mother: ALEXIS OROSCO , Declaration of Due Diligence filed 02/21/2014		hearing of the Notice of Hearing along with a copy of the Petition for Appointment of Guardian or	
	Inventory PTC		Paternal Grandfather: Terry Coleman, Consents and Waives Notice		consent and waiver of notice or declaration of due diligence for:	
	Not.Cred.		Paternal Grandmother: Rosemary		 Kyle Coleman (Father) – 	
	Notice of Hrg	Х	Smith, Consents and Waives Notice Maternal Grandfather: Unknown		Unless the Court waives notice	
	Aff.Mail	Х	Maternal Grandmother: Jamie Briones		 Alexis Orosco (Mother) – Unless the Court waives 	
	Aff.Pub.	Λ.			notices	
	Sp.Ntc.		Petitioner states: that the child was in her care as of 11/2011 when the mother			
	Pers.Serv.	Χ	dropped the child off with the	3.	' ' '	
1	Conf.		petitioner. The mother left the child		days prior to the hearing of the Notice of Hearing along with a	
	Screen		and would not contact the petitioner or		copy of the Petition for	
✓	Letters		the child for days or weeks at a time. Both mother and father were hard to		Appointment of Guardian or consent and waiver of notice or	
✓	Duties/Supp		locate. For the first two years of the		declaration of due diligence for:	
	Objections		minor's life the petitioner cared for the child and provided for all his needs.		Maternal Grandfather	
	Video Receipt		Petitioner states that the child's home is with her and his grandparents. The		(Unknown) • Jamie Briones (Maternal	
✓	CI Report		child is currently residing with the father		Grandmother)	
	9202		however the petitioner is worried about the care of the minor. She states the last time the child was in her care was			
1	Order					
	Aff. Posting		08/2012.	Re	eviewed by:	
	Status Rpt		Petitioner requests that notice be		eviewed on: 04/29/2014	
✓	UCCJEA		waived to the mother and the father as she has been subjected to verbal attacks and threats of never seeing the child again.		Updates: Recommendation:	
	Citation					
	FTB Notice				e 18 - Coleman	
			Court Investigator Samantha Henson's report filed 04/25/2014.			
					18	

Ruiz, Richard (for Rose Hess – paternal great-grandmother/Petitioner)

Petition for Appointment of Temporary Guardianship of the Person

Age: 3			TEMPORARY GRANTED EX PARTE; EXPIRES 05/01/14	NEEDS/PROBLEMS/COMMENTS:
			GENERAL HEARING: 06/19/14	Need proof of personal service at least 5 court days before the hearing of Notice of Hearing with
			ROSE HESS, paternal great-grandmother, is	a copy of the Petition for
Co	Cont. from		Petitioner.	Temporary Guardianship <u>or</u> Consent & Waiver of Notice <u>or</u>
	Aff.Sub.Wit.		Father: ROBERT D. PHILLIPS – Served by mail	Declaration of Due Diligence for:
✓	Verified		on 04/18/14	a. Robert Phillips (father)
	Inventory		Mother: JENNIFER WEIKEL - Served by mail on 04/18/14	b. Jennifer Weikel (mother)
	PTC		011 047 107 14	Note: Proof of service filed 04/29/14 indicates that the
	Not.Cred.		Paternal grandfather: NOT LISTED	parents were served by mail,
✓	Notice of		Paternal grandmother: DAWN PHILLIPS –	however, service by mail is
	Hrg		Consent & Waiver of Notice filed 04/29/14	insufficient. Personal service is
	Aff.Mail		Maternal grandparents: UNKNOWN	required to the parents.
	Aff.Pub.	l		Note: there is a family law matter
	Sp.Ntc.		Petitioner states that the minor has been	involving this minor. Order of
	Pers.Serv.	Х	left in her care. Petitioner states that when the minor came to live with her, she	December 2013 gave joint custody to
√	Conf.		needed treatment for lice, was unclean,	parents.
	Screen		unkempt and not adequately clothed.	
	Letters	Х	Petitioner states that the parents do not	
	Duties/Supp		have a stable living environment and cannot provide for the minor's needs.	
√	Objections		Petitioner alleges that the mother is in a	
-	Video		domestic violence relationship.	
	Receipt		Ohio alian ta Cuandianahin filad 04/05/14	
	CI Report	l I	Objection to Guardianship filed 04/25/14 by mother, Jennifer Weikel, states: the	
	9202		statements in the petition are false and	
	Order	Х	misleading to the Court. Ms. Weikel	
	Aff. Posting		alleges that Petitioner took the minor from her father's home. Ms. Weikel states that	Reviewed by: JF
	Status Rpt		the father called police and reported the	Reviewed on: 04/29/14
√	UCCJEA		incident. Ms. Weikel states that the	Updates:
	Citation		assertion that the parents do not have	Recommendation:
	FTB Notice		stable housing is untrue and that she has lived at her current residence for over a	File 19 - Phillips
			year. Ms. Weikel alleges that Petitioner	1
			has an unusual obsession with Paris and	
			this is her last ditch effort to gain custody	
			of her. It is interesting that Ms. Hess does not make any mention of Paris' younger	
			sibling Irelynn at all. Ms. Weikel states that	
			CPS has never been involved with her	
			family. Ms. Weikel alleges that Paris has	
			called her father crying wanting to come home.	
<u> </u>	<u> </u>	<u> </u>	I HOIHE.	
				19